Readoption Review

Agricultural Labor Camp Sanitation and Safety

410 IAC 6-9

IC 4-22-2.5-3.1(c) requires an agency to conduct a review to consider whether there are alternative methods of achieving the purpose of the rule that are less costly or less intrusive, or that would minimize the economic impact of the proposed rule on small business.

Description of Rule:

This rule addresses the inspection, licensing, and plan approval for construction or alteration of agricultural labor camps in order to assure safe facilities, proper water supply, and proper sewage disposal. Annually there are approximately 55 licensed Agricultural Labor Camps in the state.

Readoption Analysis:

- 1) Is there a continued need for this rule?
 - Yes, the predominate purpose and effect is to address matters of health and safety by assuring that agricultural labor camps are safe and sanitary.
- What is the nature of any complaints or comments received from the public, including small business, concerning the rule or the implementation of the rule by the agency?

 Since residents in agricultural labor camps are provided this type of housing by the farm they work at, this rule provides a mechanism for them to have the facility constructed and operated in a safe and sanitary manner. Most complaints are from tenants and neighbors that are experiencing a problem that the property owner or manager has not addressed, so the complaints are not about the rule itself, but rather violations of the rule.
- Examine the complexity of the rule, including difficulties encountered by the agency in administering the rule and small businesses in complying with the rule.

 This rule is not complex. The agency has not encountered any difficulties administering it and small businesses have not had difficulties complying with it.
- 4) To what extent does the rule overlap, duplicate, or conflict with other federal, state, or local laws, rules, regulations, or ordinances?

 This rule does not overlap or conflict with other federal, state or local laws, rules, regulations or
 - This rule does not overlap or conflict with other federal, state or local laws, rules, regulations or ordinances.
- 5) When was the last time the rule was reviewed under this section or otherwise evaluated by the agency, and the degree to which technology, economic conditions, or other factors have changed in the area affected by this rule since that time?
 - The rule was last reviewed in 2007 and factors have not changed since that time.